

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as First Class Mail in an envelope addressed to: "Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450" on JUN 26, 2007.


Joseph WeatheredIN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANT(S) : Mark B. Knudson, et al.
SERIAL NO. : 10/682,067
FILED : October 9, 2003
FOR : Method and Apparatus for Performing Coronary Artery Bypass Surgery
GROUP ART UNIT : 3738
EXAMINER : David J. Isabella

Mail Stop Amendment
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

REVOCATION OF POWER OF ATTORNEY
AND APPOINTMENT OF SUBSTITUTE COUNSEL

Wilk Patent Development Corporation is the owner of the above-identified application by virtue of an assignment provision of an Asset Purchase Agreement enclosed in copy herewith, said assignment being submitted concurrently herewith for recordation in the microfiche records of the U.S. Patent and Trademark Office.

As owner of the entire right, title and interest to the above-identified U.S. patent application, Wilk Patent Development Corporation, has revoked and hereby revokes all previous powers of attorney, including the power of attorney previously granted to the firm of Finnegan, Henderson, Farra bow, Garret & Dunner, LLP and to any or all of the members and associates of that firm, and has appointed and hereby appoints R. Neil Sudol, Reg. No. 31,669, Henry D. Coleman, Reg. No. 32,559, and William J. Sapone, Reg. No. 32,518, as its attorneys with full power of substitution and revocation to

prosecute the above-identified application and transact all business in the Patent and Trademark Office connected therewith.

Please address all future correspondence regarding this application to:

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Respectfully submitted,
Wilk Patent Development Corporation

By: Peter J. Wilk

Peter J. Wilk
President

Dated: 6/20/07



ASSET PURCHASE AGREEMENT

BETWEEN

Percardia, Inc.

AND

Wilk Patent Development Corporation

ASSET PURCHASE AGREEMENT

This Asset Purchase Agreement (the "Agreement") is made and entered into as of the _____ day of January, 2007, by and between Percardia, Inc. (hereinafter referred to as "PERCARDIA") and Wilk Patent Development Corporation (hereinafter referred to as "WILK PATENT"), who may sometimes be referred to collectively as "the parties".

WHEREAS, PERCARDIA is the owner by assignment or otherwise of certain U.S. and foreign patents and patent applications identified in Appendix A attached hereto claiming, among other things, methods and devices for ventricular sourcing (connecting the left ventricle with coronary vessels), myocardial regeneration (agent delivery from myocardial implant), multiple element stent delivery within the heart, and puncture/stent delivery devices (collectively, the "Percardia Patents");

WHEREAS, WILK PATENT wishes to purchase from PERCARDIA the Percardia Patents; and

WHEREAS, PERCARDIA wishes to sell and assign the Percardia Patents to WILK PATENT in accordance with the terms of this Agreement;

NOW THEREFORE, in consideration of the mutual promises, conditions, covenants and representations contained herein and intending to be legally bound hereby, PERCARDIA and WILK PATENT agree as follows:

ARTICLE II

ASSIGNMENT OF PATENT RIGHTS

2.01 Assignment of Percardia Patents

In consideration of (i)

to be paid

upon the execution of this Agreement, and (ii) grant of the Segmented Stent Payment Rights pursuant to Section 6.01 (collectively, the "Purchase Price"), PERCARDIA does hereby sell, transfer, assign and set over to WILK PATENT, all its right, title and interest in the Percardia Patents and any continuation, division, or continuation-in-part applications derived therefrom, including any reissue, reexamination or extension, including any foreign counterparts thereof, the same to be held and enjoyed by WILK PATENT, for its own use and enjoyment and the use and enjoyment of its successors, assigns or other legal representatives, as fully and entirely as the same would have been held and enjoyed by PERCARDIA if this agreement and sale had not been made, together with all claims for damages by reason of past infringement of the aforesaid Patents with the right to sue for and collect the same for WILK PATENT's own use and enjoyment, and for the use and enjoyment of WILK PATENT successors, assigns or other legal representatives. This assignment shall be construed as being effective as of the date hereof.

ARTICLE III

TRANSFER OF KNOW-HOW

3.01 Assignment of Know-How

In further consideration of the Purchase Price, PERCARDIA does hereby sell, transfer, assign and set over to WILK PATENT, all its right, title and interest to all know-how, technical, W07-560 Percardia Patent Purchase Agr - final version

IN WITNESS WHEREOF, the parties hereto have set their hands and seal as of the day and
year first above written.

WILK PATENT DEVELOPMENT CORP.

By: Peter J. Wilk, President

PERCARDIA, INC.

By: Nancy M. Smith
Nancy Briebs, Chief Executive Officer

ATTEST:

Christopher P. Foye

ATTEST:

Christopher P. Foye

ADDENDUM

Horizon Technology Funding Company LLC is a creditor of Percardia, Inc. Horizon has reviewed the attached Agreement. Horizon agrees to and acquiesces in the sale and transfer of the Percardia Patents as defined in the Agreement and hereby releases Wilk Patent Development Corporation from any claims that Horizon might otherwise have on the Percardia Patents.

HORIZON TECHNOLOGY FUNDING
COMPANY LLC

By: Robert D. Pomeroy, Jr.
Name: Robert D. Pomeroy, Jr.
Position: Managing Member
Date: _____

<p>09/326,819 (07883.0080-07) METHOD AND APPARATUS FOR REVASCULARIZING A CORONARY VESSEL WITH AN IMPLANT HAVING A TAPERED MYOCARDIAL LEG</p>	<p>Issued 9/24/02 USP 6,454,794</p>
<p>10/043,684 (07883.0080-09) METHOD AND APPARATUS FOR REVASCULARIZING A CORONARY VESSEL WITH AN IMPLANT HAVING A TAPERED MYOCARDIAL LEG</p>	<p>Issued 3/9/04 USP 6,701,932</p>
<p>10/682,067 (07883.0080-12) METHOD AND APPARATUS FOR REVASCULARIZING A CORONARY VESSEL WITH AN IMPLANT HAVING A TAPERED MYOCARDIAL LEG</p>	<p>Pending Published 4/15/04 US 2004/073157 A1 Final due date for filing response to final Office Action is 6/21/07</p>
<p>10/684,198 (07883.0080-13) METHOD TO DELIVER BLOOD FROM A HEART CHAMBER TO A VESSEL</p>	<p>Issued 8/16/05 USP 6,929,011</p>
<p>10/732,378 (07883.0080-14) METHOD FOR REVASCULARIZING A CORONARY VESSEL</p>	<p>Issued 7/5/05 USP 6,913,021</p>
<p>11/139,674 (07883.0080-16) METHOD TO DELIVER BLOOD FROM A HEART CHAMBER TO A VESSEL</p>	<p>Pending Published 10/13/05 US 2005/0228334 A1 Final due date for filing an Appeal Brief is 6/9/07</p>
<p>11/360,669 (07883.0080-17) METHOD AND APPARATUS FOR REVASCULARIZING A CORONARY VESSEL WITH AN IMPLANT HAVING A TAPERED MYOCARDIAL LEG</p>	<p>Pending Published 7/13/06 US 2006/0155239 A1 Awaiting Office Action</p>